

May 16, 1975

PRESIDENT: We have in the south balcony some 30 7th and 8th grade students from Hildreth, Nebraska. These young students are from Senator Gary Anderson's district. We thank you for coming. We are always glad to have student groups visit us.

Senator Syas, for what purpose do you rise?

SENATOR SYAS: Since we are still on Select File, and he withdrew his motion and Senator DeCamp isn't here, I move the bill be advanced. 142.

PRESIDENT: Alright, is there any discussion? Question is, just a moment, were there any other motions pending on 142?

CLERK: No.

PRESIDENT: Question is shall 142 be advanced. All those in favor say aye, contrary no. Bill is advanced.

CLERK: Read Luedtke unanimous consent motion regarding LB288.

PRESIDENT: Is there any objection to Senator Luedtke unbracketing 288? Seeing none, it is unbracketed.

CLERK: Now Mr. President, I move to return LB288 to Select File for specific amendment. Read.

SENATOR LUEDTKE: Mr. President, may I just move the adoption of the amendment and then explain it. The amendment comes about by the result of 288 which deals with the juvenile courts and juvenile detention. Inadvertently when a bill was passed last year a reference to the....to a portion of our juvenile laws changing the criminal statutes became very necessary on this particular one because it wasn't the conduct of the child that makes him a neglected child but rather in essence the neglects based on the conducts of his parents or custodians in this particular case, were not talking of criminal actions in this particular area. Yet, when we were talking about contributing to the conduct of a child we did not have this reference in the law, and the county judges and particularly Judge Macon out in Scottsbluff brought to our attention the fact that this was not in the law and not in LB288 and our County Attorney's office here in Lancaster County then went to work and helped us get together this definition of delinquent so that the interstate compact which we already have on the books would be consistent with this particular concept of what is a delinquent child under these circumstances. So it is a long amendment but it is like the one that we passed yesterday where we had about 30 pages and 3 changes. This is the same thing, we have to repeat the whole interstate compact and interchange terms in it. That is the only reason for the lengthy amendment. I think that there are about only three or four places where there are changes. I move the adoption of the amendment.